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42. The computer-executable system of claim 39, wherein the data comprises video data.

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43. The computer-executable system of claim 39, wherein the network interface comprises a local area network interface.

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44. The computer-executable system of claim 39, wherein the network interface comprises an Internet interface.

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45. The computer-executable system of claim 39, wherein the network interface comprises a wireless interface.

REMARKS

Applicant requests entry of the amendments set forth above. Before entry of the above amendments, Claims 1-25 were pending in the application. After entry of the amendment, Claims 26-43 have been inserted. Applicant submits that Claims 26-43 more clearly point out the novel aspects of Applicant's invention.

With regard to newly added independent claim 26, Applicant submits that the limitation "wherein the user interface further comprises a topic selection interface, and wherein the topic selection interface is displayed only when commands are executed via the user interface," is not disclosed in the Chiang reference. Applicant directs the Examiner to p. 10, lines 20-23, p. 11, line 23 to p. 12, line 3, and p. 20, lines 18-20, of the application for illustrative embodiments of this aspect of the claim. Moreover, the Chiang reference does not suggest this feature. Rather, Chiang discloses that "[t]he tutorial system includes a display initialization system for generating a tutorial display window in a first portion of the video display and product display window in a second portion of the display." See Chiang at col. 3, lines 30-33.

With regard to newly added independent claims 31 and 38, Applicant submits that the limitation "wherein the data retrieval interface comprises a network interface for accessing said

plurality of data from a device coupled to a network,” is not disclosed in the Chiang reference. Neither does the Chiang reference suggest the claimed invention, but Chiang rather describes a system that “supports direct user interaction with a software product concurrently executing with the tutorial.” See Chiang col. 3, lines 19-21. Though the Chiang patent does use the word “online” to describe the system, Applicant notes that in each instance, “online” is used to refer to a tutorial that is on the computer screen as opposed to a printed form. *See e.g.*, Chiang col. 1 lines 33-35; col. 1, lines 50-65. Applicant directs the Examiner to p.5 line, 24 to p.6, line 1, p.19, lines 18-21, p.22, lines 9-11, of Applicant’s Specification for illustrative embodiments in which the Applicant’s system “comprises a network interface for accessing said plurality of data from a device coupled to a network.”

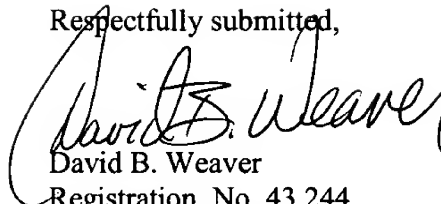
With regard to the Examiner’s request that Applicant indicate where in the Specification the limitation of a wireless link for retrieving said data stored on said other device may be found, Applicant directs the Examiner to p.5, line 24 to p.6, line 1, p.19, lines 18-21, p.22, lines 9-11, for illustrative embodiments. Applicant further agrees with the Examiner that the use of a network could include a wireless network and that wireless networks were well known in the networking art.

CONCLUSION

It is respectfully submitted that the application as amended is now in condition for allowance, and such action is respectfully requested. The Examiner is invited to telephone the undersigned attorney.

PATENT

Respectfully submitted,

A handwritten signature in black ink, appearing to read "David B. Weaver". The signature is fluid and cursive, with the first name "David" and last name "Weaver" clearly distinguishable.

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